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PCT Applicant's Guide - Volume II - National Chapter - US

Annex US.II, page 1

PCT

TRANSMITTAL LETTER TO THE UNITED STATES

DESIGNATED/ELECTED .OFFICE (DO/EO/US)

CONCERNING A FILING UNDER 35 U.S.C. 371

ENTERNATIONAL APPLICATION NO.

PCT/IB99/01260

DUS. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE ATTORNEYS DOCKET NUMBER

00-726

U.S. APPLICATION NO. (IF INCOMM. 100 APPLICATION NO. (IF INCO

TITLE OF INVENTION
TREATMENT OF AN ALUMINUM ALLOY MELT APPLICANT(S) FOR DO/EO/US HUBERT KOCH Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information: This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.

This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1) A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date. XX A copy of the International Application as filed (35 U.S.C. 371(c)(2)) a. is transmitted herewith (required only if not trans
b. has been transmitted by the International Bureau. is transmitted herewith (required only if not transmitted by the International Bureau). c.
is not required, as the application was filed in the United States Receiving Office (RO/US) XX A translation of the International Application into English (35 U.S.C. 371(c)(2)). Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) a.

are transmitted herewith (required only if not transmitted by the International Bureau).
b.

have been transmitted by the International Bureau. have not been made; however, the time limit for making such amendments has NOT expired. have not been made and will not be made. 8. A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). 9. An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)). Items 11. to 16. below concern document(s) or information included: 11.
An Information Disclosure Statement under 37 CFR 1.97 and 1.98. 12. EXAn assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included. 13. XA FIRST preliminary amendment. ☐ A SECOND or SUBSEQUENT preliminary amendment.

page 1 of 2

(January 1995)

I hereby certify that this correspondence is being deposited with the United States Postal Societies. Express Mail in an envelope addressed to:Commissioner of Patents and Trademarks, Washington, D.C. 20231 on December 18, 2000

A substitute specification.

16. Other items or information:

15.

A change of power of attorney and/or address letter.

Antoinette Sullo

Antoinette Sullo

Mome and Rep. No. of Absorbey

Authority

Signature

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Date of Signature

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Independent claims	1 -3 =		X \$76.00	S	•		
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Form PTO-1390 (REV 10-94) - page	43 6/3						

Applicant: HUBERT KOCH

Docket No.: 00-726

Serial No.:

Examiner :

Filed:

Art Unit :

For

: TREATMENT OF AN ALUMINUM

ALLOY MELT

900 Chapel Street

Suite 1201

New Haven, CT 06510-2802

PRELIMINARY AMENDMENT

Hon. Commissioner of Patents and Trademarks United States Patent and Trademark office Washington, D.C. 20231

Dear Sir:

In the above-identified application for United States patent, please amend as follows:

IN THE TITLE

Change "ALUMINIUM" to read --ALUMINUM--.

IN THE ABSTRACT

lines 2 and 7, change "scabbing" to read --dross-forming--.

IN THE SPECIFICATION

Page 1

lines 4, 12 and 29, change "scabbing" to read

--dross-forming--;

lines 15, 23 and 26, change "scab" to read --dross--; and

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line 34, change "scabs" to read --drosses--.

Page 2

lines 3, 25 and 26, change "scabbing" to read --dross-forming--; and

line 12, change "scab-reducing" to read --dross-reducing--.

Page 3

line 24, change "scab" to read --dross--; and lines 25, 31 and 34, change "scabbing" to read --dross-forming--.

Page 4

Table 2, column 4, change "Scabbing" to read
--Dross-Forming--; and
last line, change "scabbed" to read --drossed--.

IN THE CLAIMS

Cancel claims 1-6, all the claims in the case, and substitute the following claims therefor.

7. Process which comprises reducing the susceptibility to dross-forming of an aluminum alloy melt with a content of at least 2.5 wt.% magnesium, including adding to the melt from 0.02 to 0.15 wt.% vanadium and less than 60 ppm beryllium.

- 8. Process according to claim 7, including adding to the melt from 0.02 to 0.08 wt.% vanadium.
- 9. Process according to claim 8, wherein from 0.02 to 0.05 wt.% vanadium is added to the melt.
- 10. Process according to claim 7, wherein the melt includes a content of more than 3.5 wt.% magnesium, and including adding 25 to 50 ppm beryllium to the melt.
- 11. Process according to claim 10, including adding 25 to 35 ppm beryllium to the melt.
- 12. Process according to claim 7, wherein the melt includes a content of less than 3.5 wt.% magnesium, and including adding less than 25 ppm beryllium to the melt.
- 13. Process according to claim 7, for the production of casting alloys with
- 2.5 to 7 wt.% magnesium

max 2.5 wt.% silicon

max 1.6 wt.% manganese

max 0.2 wt.% titanium

max 0.3 wt.% iron

max 0.2 wt.% cobalt

less than 60 ppm beryllium

0.02 to 0.15 wt.% vanadium

and aluminum as the remainder and production-induced contaminants individually max 0.05 wt.% and total max 0.15 wt.%.

14. Process according to claim 13, for the production of diecasting alloys.

REMARKS

In accordance with the instant Preliminary Amendment, original claims 1-6 have been canceled and new claims 7-14 substituted therefor in better U.S. format.

The title and specification have been amended to make straight-forward spelling and grammatical changes.

The English language translation of the originally filed application contained translation errors which have been corrected by this Preliminary Amendment. Thus, the translated terms "scabbing" and "scab" are not correct and should have been translated as "dross-forming" and "dross", respectively. These changes have been made in this Preliminary Amendment.

If any fees are required in connection with this case, it is respectfully requested that they be charged to Deposit Account No. 02-0184.

Respectfully submitted,

HUBERT KOCH

Robert H. Bachman

Attorney for Applicant

Area Code: 203

Telephone: 777-6628 Telefax : 865-0297

December 18, 2000 Date:

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December 18, 2000

(Date of Deposit)

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Treatment of an Aluminium Alloy Melt (

Date of Signature to reduce the process susceptibility to scabbing of an aluminium alloy melt with a

content of at least 2.5 w.% magnesium.

invention

The

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On an interruption to work in a foundry, for example over holidays or a weekend, a metal melt ready for casting can be held for more than 50 hours at a melt temperature of 750°C for example. After a long standing time, aluminium magnesium alloys with a high magnesium content have a tendency to scabbing. The presence of magnesium in the melt causes the protective oxide skin, which normally prevents oxidation of the aluminium, to become permeable and the aluminium can react with oxygen. On the melt forms a cauliflower-like scab which consists mainly of spinel (MgO . Al₂O₃). This process is reinforced further in the cover heating furnace as the surface temperature of the metal bath, due to the radiant heat of the heating rods in the cover, is very high and convection in the metal bath is prevented by temperature layering. Because of the segregation due to gravitational enriched close to the melt surface force, magnesium becomes and leads to further reinforcement of this effect. The scab forming is very hard, has a cauliflower-like morphology and falls to the base of the crucible so that the entire furnace can be contaminated if the scab is not removed early enough. Scabbing commences earlier the higher the melt temperature.

It is known that the scabbing of aluminium magnesium alloys can be reduced but not totally avoided by the addition of 30 beryllium. It has been observed that the beryllium content of an aluminium magnesium alloy in the melt diminishes with time and evidently, when the beryllium concentration falls below a critical level, scabs rapidly begin to form on the melt. An increased addition of beryllium to the metal melt 35 is undesirable because of the carcinogenic properties of should therefore be avoided beryllium and as as possible.

The invention is therefore based on the task of using alloy technology measures to lead to a higher scabbing resistance for aluminium magnesium alloys than is possible with an addition of beryllium according to the state of the art.

The task is solved according to the invention in that to the melt is added 0.02 to 0.15 w.% vanadium and less than 60 ppm beryllium.

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Surprisingly it has been found that by the addition of vanadium, the scab-reducing addition of beryllium can take place in a substantially lower quantity than without the vanadium addition, where in general the addition of vanadium in a quantity of less than 0.05 w.% is sufficient even in alloys with a content of more than 5 w.% magnesium.

Preferably 0.02 to 0.08 w.% vanadium, in particular 0.02 to 0.05 w.% vanadium, is added to the melt.

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For a content of more than 3.5 w.% magnesium, the addition of 25 to 50 ppm beryllium is sufficient, preferably 25 to 35 ppm beryllium. If the content of magnesium in the melt is less than 3.5 w.%, less than 25 ppm beryllium is required to achieve a high scabbing resistance. For lower requirements for the scabbing tendency, the beryllium addition can even be omitted completely.

A preferred use of the process according to the invention 30 lies in the production of casting alloys with

2.5 to 7 w.% magnesium

max 2.5 w.% silicon

max 1.6 w.% manganese

max 0.2 w.% titanium

35 max 0.3 w.% iron

max 0.2 w.% cobalt

less than 60 ppm beryllium

0.02 to 0.15 w.% vanadium

and aluminium as the remainder and production-induced contaminants individually max 0.05 w.% and total max 0.15 w.%.

5 The process according to the invention is particularly preferred for use in production of diecasting alloys.

Further advantages, features and details of the invention arise from the description of exemplary embodiments below.

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Approximately 50 kg of a magnesium aluminium alloy with different beryllium and vanadium content in each case were melted in a crucible in the induction furnace. The crucible was then transferred to a resistance furnace and there held at a temperature of 750°C. The chemical analysis (in w.%) of the batches tested are summarised in table 1. Batches 1, 3 and 4 have a vanadium content according to the invention, batch 2 has a vanadium content lying outside the range according to the invention.

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At specific time intervals, samples were taken from the different batches to determine the chemical composition. The melt surface was also observed at specific time intervals in order to determine the time of increased scab formation. Table 2 shows the time up to scabbing of the melt as a function of the beryllium and vanadium content of the alloy. The results suggest that at least in the tested aluminium magnesium alloys with a high magnesium content, quantity of beryllium need be present in the melt addition to the proportion of vanadium according to the 30 invention in order to achieve a high resistance to scabbing. Secondly, with the addition of vanadium in the range according to the invention, a beryllium content of around 25 ppm is sufficient to increase substantially the scabbing 35 resistance.

Table 1

Batch	Si	Fe	Cu	Mn	Mg	Cr	Zn	Ti	Be	٧
1	2.36	0.08	<0.001	0.78	5.31	<0.001	0.002	0.13	0.0011	0.072
2	2.30	0.08	<0.001	0.74	5.69	<0.001	0.01	0.11	0.0043	0.0052
3	2.37	0.08	<0.001	0.79	5.28	<0.001	0.002	0.12	0.0026	0.080
4	2.38	0.08	<0.001	0.78	5.27	<0.001	0.002	0.08	0.0026	0.072
5	2.47	0.11	<0.001	0.70	6.29	<0.001	0.006	0.13	0.0033	0.021
6	2.13	0.09	<0.001	0.70	5.61	<0.002	0.005	0.15	0.0025	0.045

Table 2

Batch	Be content [ppm]	V content [w.%]	Time until Scabbing [h]
1	11	0.072	68
2	43	0.005	63
3	26	0.080	158
4	26	0.072	139 *)
5	33	0.021	160 *)
6	25	0.045	171 *)

^{*)} Not scabbed, test interrupted.

CLAIMS

 Process to reduce the susceptibility to scabbing of an aluminium alloy melt with a content of at least 2.5 w.% magnesium,

characterised in that

to the melt is added 0.02 to 0.15 w.% vanadium and less than 60 ppm beryllium.

- Process according to claim 1, characterised in that to the melt is added 0.02 to 0.08 w.% vanadium, preferably 0.02 to 0.05 w.% vanadium.
- 3. Process according to claim 1 or 2, characterised in that to the melt with a content of more than 3.5 w.% magnesium is added 25 to 50 ppm beryllium, preferably 25 to 35 ppm beryllium.
- 4. Process according to claim 1 or 2, characterised in that to the melt with a content of less than 3.5 w.% magnesium is added less than 25 ppm beryllium.
- 5. Use of the process according to any of claims 1 to 4 for production of casting alloys with

2.5 to 7 w.% magnesium

max 2.5 w.% silicon

max 1.6 w.% manganese

max 0.2 w.% titanium

max 0.3 w.% iron

max 0.2 w.% cobalt

less than 60 ppm beryllium

0.02 to 0.15 w.% vanadium

and aluminium as the remainder and production-induced contaminants individually max 0.05 w.% and total max 0.15 w.%.

6. Use of the process according to claim 5 to produce diecasting alloys.

ABSTRACT

In a process to reduce the susceptibility to scabbing of an aluminium alloy melt with a content of at least 2.5 w.% magnesium, to the melt is added 0.02 to 0.15 w.% vanadium and less than 60 ppm beryllium. By the addition of vanadium, the beryllium addition can be reduced and at the same time the scabbing resistance of the melt increased.

Practitioner's Docket No00-726	PATENT
COMBINED DECLARATION AND POWER OF ATT	ORNEY
(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENT, CONTINUATION, OR C-I-P)	AL, DIVISIONAL,
As a below named inventor, I hereby declare that:	
TYPE OF DECLARATION	
This declaration is of the following type:	
(check one applicable item below)	
original.	
design.	
NOTE: With the exception of a supplemental oath or declaration submitted in a reis or declaration is not treated as an amendment under 37 CFR 1.312 (Amen M.P.E.P. § 714.16, 7th Edition.	
☐ supplemental.	
NOTE: If the declaration is for an International Application being filed as a discontinuation-in-part application, do not check next item; check appropriate	
XX national stage of PCT.	
NOTE: If one of the following 3 items apply, then complete and also attach ADDED if CONTINUATION OR C-I-P.	PAGES FOR DIVISIONAL,
NOTE: See 37 C.F.R. §11.63(d) (continued prosecution application) for use of a prior in declaration in the continuation or divisional application being filed on behalf the inventors named in the prior application.	• • • • • • • • • • • • • • • • • • • •
☐ divisional.	
☐ continuation.	
NOTE: Where an application discloses and claims subject matter not disclosed in continuation or divisional application names an inventor not named in continuation-in-part application must be filed under 37 C.F.R. § 1.53(b) (appli — nonprovisional application).	the prior application, a
☐ continuation-in-part (C-I-P).	
INVENTORSHIP IDENTIFICATION	
WARNING: If the inventors are each not the inventors of all the claims, an explanat the ownership of all the claims at the time the last claimed invention was m	
My residence, post office address and citizenship are as stated below believe that I am the original, first and sole inventor (if only one name an original, first and joint inventor (if plural names are listed below) of that is claimed, and for which a patent is sought on the invention er	ne is listed below) or f the subject matter
TITLE OF INVENTION	
TREATMENT OF AN ALUMINUM ALLOY MELT	

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SPECIFICATION IDENTIFICATION

the specification of which:

(complete (a), (b), or (c))

(a) 💢	X is attached hereto.
NOTE:	"The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
	"(1) name of inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration on filing
	"(2) name of inventor(s), and attorney docket number which was on the specification as filed or
	"(3) name of inventor(s), and title which was on the specification as filed."
	Notice of July 13, 1995 (1177 O.G. 60).
(b) 🗆	was filed on, as □ Serial No. 0 / or □
	and was amended on (if applicable).
	Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 C.F.R. § 1.67.
	"The following combinations of information supplied in an oath or declaration filed after the filing data are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
	"(A) application number (consisting of the series code and the serial number, e.g., 08/123,456)
	"(B) serial number and filing date;
	"(C) attorney docket number which was on the specification as filed;
	"(D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
	"(E) title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absert any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration."
	M.P.E.P. § 601.01(a), 7th Ed.
(c) X ⊠	PCT/IB99/01260 , filed on June 21, 1999 and as
	amended under PCT Article 19 on (if any).
	(Declaration and Power of Attorney [1-1]—page 2 of 7

SUPPLEMENTAL DECLARATION (37 C.F.R. § 1.67(b))

SOPPLEMENTAL DECLARATION (ST C.P.R. 8 1.07(D))
(complete the following where a supplemental declaration is being submitted)
☐ I hereby declare that the subject matter of the ☐ attached amendment ☐ according to the declared are subject.
amendment filed on
was part of my/our invention and was invented before the filing date of the original application, above-identified, for such invention.
ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.
I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,
(also check the following items, if desired)
and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and
☐ in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 C.F.R. § 1.98.
PRIORITY CLAIM (35 U.S.C. §§ 119(a)-(d))
NOTE: "The claim to priority need be in no special form and may be made by the attorney or agent if the foreign application is referred to in the oath or declaration as required by § 1.63. The claim for priority and the certified copy of the foreign application specified in 35 U.S.C. 119(b) must be filed in the case of an interference (§ 1.630), when necessary to overcome the date of a reference relied upon by the examiner, when specifically required by the examiner, and in all other situations, before the patent is granted. If the claim for priority or the certified copy of the foreign application is filed after the date the issue fee is paid, it must be accompanied by a petition requesting entry and by the fee set forth in § 1.17(i). If the certified copy is not in the English language, a translation need not be filed except in the case of interference; or when necessary to overcome the date of a reference relied upon by the examiner; or when specifically required by the examiner, in which event an English language translation must be filed together with a statement that the translation of the certified copy is accurate." 37 C.F.R. § 1.55(a).
I hereby claim foreign priority benefits under Title 35, United States Code, §§ 119(a)–(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than
the United States of America filed by me on the same subject matter having a filing date perfore that of the application(s) of which priority is claimed.
pefore that of the application(s) of which priority is claimed.
pefore that of the application(s) of which priority is claimed. (complete (d) or (e))

(Declaration and Power of Attorney [1-1]-page 3 of 7)

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY CLAIMED UNDER 37 USC 119
Europe	98810594.6	26.06.98	XX YES NO 🗆
			☐ YES NO ☐
			☐ YES NO ☐
			☐ YES NO ☐
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CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) (34 U.S.C. § 119(e))

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

/ /		
CLA	IM FOR BENEFIT OF EARLIER US/PCT UNDER 35 U.S.C. § 120	APPLICATION(S)
	The claim for the benefit of any such app attached ADDED PAGES TO COMBINED DE ATTORNEY FOR DIVISIONAL, CONTINUAT	CLARATION AND POWER (

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(6	REIGN APPLICATION(S), <i>IF ANY,</i> MONTHS FOR DESIGN) PRIOR T	O THIS U.S. APPLICATION
the div AN	a basis for this application entering the United Statistical or continuation-in-part, then also completed	filing date of this application is a PCT filing forming tes as (1) the national stage, or (2) a continuation, a ADDED PAGES TO COMBINED DECLARATION ONTINUATION OR C-I-P APPLICATION for benefit S.C. § 120.
	POWER OF ATT	ORNEY
I hereby all busines:	appoint the following practitioner(s) to s in the Patent and Trademark Office of	prosecute this application and transact connected therewith.
Robe Barr	<i>(list name and registrat</i> ert H. Bachman (19,374), Grego ry L. Kelmachter (29,999) and	ry P. LaPointe (28,395),
	(check the following item	, if applicable)
,	I hereby appoint the practitioner(s) asso vided below to prosecute this applicat Patent and Trademark Office connecte	ociated with the Customer Number pro- cion and to transact all business in the d therewith.
	Attached, as part of this declaration and of the above-named practitioner(s) to a representative(s).	d power of attorney, is the authorization accept and follow instructions from my
NOTE: "Sp con For con from in to pro- ado	pecial care should be taken in continuation or diversion of the care address in a prior application is reflir example, where a copy of the oath or declarate attinuation or divisional application filed under 37 Cm the prior application designates an old correspine continuation or divisional application, the chains secution of the prior application. Applicant is refersed in the continuation or divisional application to the current correspondence address.	ected in the continuation or divisional application. ion from the prior application is submitted for a FR 1.53(b) and the copy of the oath or declaration condence address, the Office may not recognize, nge of correspondence address made during the quired to identify the change of correspondence of correspondence of the communications from the Office are
	RESPONDENCE TO	DIRECT TELEPHONE CALLS TO: (Name and telephone number)
Back 900	Address hman & LaPointe, P.C. Chapel Street, Suite 1201 Haven, CT 06510-2802	Robert H. Bachman (203) 777-6628
	Customer Number	

FORM 1-1

(Rel 82—12/99 Pub.605)

Since this filing is a \square continuation \square divisional there is attached hereto a Change of Correspondence Address so that there will be no question as to where the PTO should direct all correspondence.

(Declaration and Power of Attorney [1-1]—page 5 of 7)

(Rel.82-12/99 Pub 605)

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

NOTE:	Carefully indicate the documents.	family (or last) name, as it should appear	on the filing receipt and all other		
NOTE:	Each inventor must be identified by full name, including the family name, and at least one given name without abbreviation together with any other given name or initial, and by his/her residence, post office address and country of citizenship. 37 CFR § 1.63(a)(3).				
NOTE:	inventors may execute separate declarations/oaths provided each declaration/oath sets forth all the inventors. Section 1.63(a)(3) requires that a declaration/oath, inter alia, identify each inventor and prohibits the execution of separate declarations/oaths which each sets forth only the name of the executing inventor. 62 Fed. Reg. 53,131, 53,142, October 10, 1997,				
Full nar	ne of sole or first	inventor			
HUB		1/4-1/-	KOCH		
•	EN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)		
	r's signature		GERMANY		
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(GIVE	N NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)		
Inventor	's signature		****		
Date		Country of Citizenship			
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		(Declaration and Powe	er of Attorney [1-1]—page 6 of 7)		

FORM 1-1

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	(check proper box(es) for any of the following added page(s) that form a part of this declaration)
	Signature for fourth and subsequent joint inventors. Number of pages added
	* * *
	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. Number of pages added
	* * *
	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. Number of pages added
	* * *
	Added page for signature by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 CFR 1.47)
	* * *
	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.
	□ Number of pages added
	* * *
	Authorization of practitioner(s) to accept and follow instructions from representative.
	• • •
ti	(if no further pages form a part of this Declaration, hen end this Declaration with this page and check the following item) \(\mathbb{X} \rightarrow \text{This declaration ends with this page.} \)

(Declaration and Power of Attorney [1-1]-page 7 of 7)